



# Queensland Government Gazette

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**FRIDAY 27 MAY 2022**

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# Queensland Government Gazette

**EXTRAORDINARY**

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**FRIDAY 20 MAY 2022**

**[No. 13**

Department of Justice and Attorney-General  
Brisbane, 20 May 2022

Her Excellency the Governor, acting by and with the advice of the Executive Council, has approved the appointment by Commission under the *Supreme Court of Queensland Act 1991* of the Honourable Justice Debra Mullins AO as the President of the Court of Appeal on and from 21 May 2022.

SHANNON FENTIMAN MP  
Attorney-General and Minister for Justice  
Minister for Women and Minister for the  
Prevention of Domestic and Family Violence

Department of Justice and Attorney-General  
Brisbane, 20 May 2022

Her Excellency the Governor, acting by and with the advice of the Executive Council, has approved under the provisions of the *Supreme Court of Queensland Act 1991* that the undermentioned persons be appointed, by Commission, by Commission, as a Judge of Appeal of Queensland on and from the date of commencement as shown-

Name	Date of commencement
The Honourable Justice Jean Dalton SC	21 May 2022
The Honourable Justice Peter Flanagan QC	16 July 2022

SHANNON FENTIMAN MP  
Attorney-General and Minister for Justice  
Minister for Women and Minister for the  
Prevention of Domestic and Family Violence

Department of Justice and Attorney-General  
Brisbane, 20 May 2022

Her Excellency the Governor, acting by and with the advice of the Executive Council, has approved under the *District Court of Queensland Act 1967* that Ms Katarina Prskalo be appointed, by Commission, to act as a Judge of the District Court of Queensland on and from 30 May 2022 to and including 4 October 2022.

SHANNON FENTIMAN MP  
Attorney-General and Minister for Justice  
Minister for Women and Minister for the  
Prevention of Domestic and Family Violence

Department of Justice and Attorney-General  
Brisbane, 20 May 2022

Under the *Magistrates Act 1991*, Her Excellency the Governor, acting by and with the advice of the Executive Council, has approved that-

- (a) each of the undermentioned persons be appointed as a magistrate on and from the dates shown in the column titled 'Start Date'-

Name	Start date	First Place		Next Place	
		Place	Period	Place	Period
Ms Carol Lee	23 May 2022	Southport	One year	Southport	One year
Mr John Milburn	23 May 2022	Gladstone	One year	Gladstone	One year

- (b) the place where each of the persons mentioned in paragraph (a) are first to constitute a Magistrates Court shall be the place shown opposite their name in the column titled 'First Place';
- (c) the period for which each of the persons mentioned in paragraph (a) are first to constitute a Magistrates Court at the place shown opposite their name in the column titled 'First Place' shall be the period shown opposite their name in the column titled 'First Place';
- (d) the place where each of the persons mentioned in paragraph (a) are first to constitute a Magistrates Court shall be the place shown opposite their name in the column titled 'Next Place'; and
- (e) the period for which each of the persons mentioned in paragraph (a) are first to constitute a Magistrates Court at the place shown opposite their name in the column titled 'Next Place' shall be the period shown opposite their name in the column titled 'Next Place'.

SHANNON FENTIMAN MP  
Attorney-General and Minister for Justice  
Minister for Women and Minister for the  
Prevention of Domestic and Family Violence

Department of Justice and Attorney-General  
Brisbane, 20 May 2022

Her Excellency the Governor, acting by and with the advice of the Executive Council and under the *Magistrates Act 1991*, has approved that the following persons be appointed to act as a magistrate when so directed by the Chief Magistrate, for the term dates as shown:

Name	Term dates
Mr Alan Comans	23 May 2022 to 30 June 2022
Mr Shayne Studdert	23 May 2022 to 30 June 2022

SHANNON FENTIMAN MP  
Attorney-General and Minister for Justice  
Minister for Women and Minister for the  
Prevention of Domestic and Family Violence



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**MONDAY 23 MAY 2022**

**[No. 14**

Premier's Office  
Brisbane, 23 May 2022

Her Excellency the Governor directs it to be notified that, being about to absent herself from the seat of government for a short period, under Her Hand and the Public Seal of the State, she has delegated all the powers of the Governor to the Honourable Hugh Barron Fraser, Judge of Appeal, to exercise as Deputy Governor from 9.00am on Monday 23 May 2022 until 4.00pm on Wednesday 25 May 2022.

ANNASTACIA PALASZCZUK MP  
PREMIER AND MINISTER FOR THE OLYMPICS

Premier's Office  
Brisbane, 23 May 2022

Her Excellency the Governor has been pleased to direct the publication for general information of the following Copy of a Commission under Her Hand and the Public Seal of the State, delegating all the powers of the Governor to the Honourable Hugh Barron Fraser, Judge of Appeal, to exercise as Deputy Governor, for the short period that Her Excellency will be temporarily absent from the seat of government.

ANNASTACIA PALASZCZUK MP  
PREMIER AND MINISTER THE OLYMPICS

COPY OF COMMISSION

*Constitution of Queensland 2001*

To the Honourable HUGH BARRON FRASER, Judge of Appeal.

I, DR JEANNETTE ROSITA YOUNG PSM, Governor, acting under section 40 of the *Constitution of Queensland 2001*, delegate all of the powers of Governor to you, Hugh Barron Fraser, Judge of Appeal, to exercise as Deputy Governor for the short period from 9.00am on Monday 23 May 2022 until 4.00pm on Wednesday 25 May 2022, during my temporary absence from the seat of government.

[L.S.]

Dr Jeannette Rosita Young PSM

Signed and sealed with the Public Seal of the State on 20 May 2022.

*By Command*

Annastacia Palaszczuk

RECORDED in the Register of Patents, No. 52, Page 91 on 23 May 2022.

Stuart Busby  
Clerk of the Executive Council

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# Queensland Government Gazette

**EXTRAORDINARY**

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**MONDAY 23 MAY 2022**

**[No. 15**

Register of Political Parties  
**CALLIDE STATE BY-ELECTION**  
**SATURDAY, 18 JUNE 2022**



In accordance with section 79(2) of the *Electoral Act 1992*, below is a list of the names of all registered political parties and the names of their respective registered officers which are included in the register of political parties maintained by the Electoral Commission of Queensland (ECQ).

Political Party	Registered Abbreviation	Registered Officer
Australian Labor Party (State of Queensland)	Australian Labor Party	Julie-Ann Campbell
Queensland Greens	The Greens	Lenore Keough
Pauline Hanson's One Nation Queensland Division	Pauline Hanson's One Nation	Pauline Hanson
Liberal National Party of Queensland	LNP	Lincoln Folo
Katter's Australian Party (KAP)	KAP	Sarah Major
Civil Liberties & Motorists Party		Jeffrey Hodges
Shooters, Fishers and Farmers Party (QLD)		Malcolm Richardson
Animal Justice Party (Queensland)	Animal Justice Party	Lindon Cox
Informed Medical Options Party (IMOP)		Rebecca McCredie
Legalise Cannabis Qld (Party)		Laura Barnard

To view the register, visit the ECQ website: <https://www.ecq.qld.gov.au/donations-and-gift-disclosure/registers>.

## STATE OF QUEENSLAND

*Electoral Act 1992**Writ for Election*

*Elizabeth the Second, by the Grace of God, Queen of Australia and  
Her other Realms and Territories, Head of the Commonwealth*

To the Electoral Commission of Queensland

Pursuant to s 83(2) of the *Electoral Act 1992* I, the Honourable Curtis Pitt MP, Speaker of the Legislative Assembly

- (i) direct that you proceed according to the law to an election of a Member of the Legislative Assembly of Queensland for the Electoral District of Callide;
- (ii) appoint –

**Monday, 23 May 2022** to be the day of issue of this Writ;

**Friday, 27 May 2022** to be the cut-off day for electoral rolls for the election;

**Tuesday, 31 May 2022** to be the cut-off day for the nomination of candidates for the election;

**Saturday, 18 June 2022** to be the polling day; and

**Wednesday, 20 July 2022** for the return of this Writ.

Signed by the Honourable Curtis Pitt MP, Speaker of the Legislative Assembly of Queensland at Brisbane  
23 May 2022.



Speaker of the Legislative Assembly





# Queensland Government Gazette

## RESOURCES

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**FRIDAY 27 MAY 2022**

**[No. 16**

*Acquisition of Land Act 1967*

**TAKING OF LAND NOTICE (No 01) 2022**

**Short title**

1. This notice may be cited as the *Taking of Land Notice (No 01) 2022*.

**Land and interests taken [ss.9(6) and 13(2) of the Act]**

2. The land and interests described in the Schedule are taken by Sunshine Coast Regional Council for road purposes and purposes incidental thereto and vest in Sunshine Coast Regional Council for an estate in fee simple on and from 27 May 2022.

**SCHEDULE**

**Nambour Office**

**Land to be Taken for Road purposes**

Lot 1 on BUP9874, area 197 m<sup>2</sup>, whole of Title Reference 17474249.

079/0029011 (Part 1)

Part of Lot 2 on BUP9874 as shown on Sunshine Coast Regional Council Resumption Drawing 13998-LA-01 (deposited in the Department of Resources), area 137 m<sup>2</sup>, part of Title Reference 17474250.

079/0029011 (Part 2)

Part of Lot 0 on BUP9874 as shown on Sunshine Coast Regional Council Resumption Drawing 13998-LA-01 (deposited in the Department of Resources), area 1651 m<sup>2</sup>, part of Title Reference 19209874.

079/0029015

**Land and Interests to be Taken for Purposes incidental to Road purposes**

Lease over Lot 1 on BUP10166 as shown on Sunshine Coast Regional Council Resumption Drawing 13998-LA-03 (deposited in the Department of Resources), Title Reference 17546181.

079/0029008

Lease over Lot 3 on BUP10166 as shown on Sunshine Coast Regional Council Resumption Drawing 13998-LA-03 (deposited in the Department of Resources), Title Reference 17546183.

079/0029009

Part of Lot 2 on BUP9874 as shown on Sunshine Coast Regional Council Resumption Drawing 13998-LA-01 (deposited in the Department of Resources), area 61 m<sup>2</sup>, part of Title Reference 17474250.

079/0029011 (Part 2)

Lot 7 on BUP9874, area 195 m<sup>2</sup>, whole of Title Reference 17475005.

079/0029011 (Part 3)

Part of Lot 0 on BUP9874 as shown on Sunshine Coast Regional Council Resumption Drawing 13998-LA-01 (deposited in the Department of Resources), area 1565 m<sup>2</sup>, part of Title Reference 19209874.

079/0029015

**Interests to be Taken for both Road purposes and Purposes incidental to Road purposes**

Lease over Lot 3 on BUP9874, as shown on Sunshine Coast Regional Council Resumption Drawing 13998-LA-01 (deposited in the Department of Resources), Title Reference 17475001.

079/0029012

**ENDNOTES**

- Made by the Governor in Council on 26 May 2022.
- Published in the Gazette on 27 May 2022.
- Not required to be laid before the Legislative Assembly.
- The administering agency is the Department of Resources.

*Acquisition of Land Act 1967*

**TAKING OF LAND NOTICE BY THE MINISTER  
(No 04) 2022**

**Short title**

1. This notice may be cited as the *Taking of Land Notice by the Minister (No 04) 2022*.

**Land taken [s.9(7) of the Act]**

2. The land described in the Schedule is taken by Sunshine Coast Regional Council for road purposes and vests in Sunshine Coast Regional Council for an estate in fee simple on and from 27 May 2022.

**SCHEDULE**

**Nambour Office**

**Land Taken**

Lot 1 on SP332953 (to be registered in the Titles Registry), area 149 m<sup>2</sup>, part of Title Reference 50884296.

**ENDNOTES**

- Made by the delegate of the Minister under Acquisition of Land (Ministerial) Delegation (No 1) 2021 on 23 May 2022.
- Published in the Gazette on 27 May 2022.
- Not required to be laid before the Legislative Assembly.
- The administering agency is the Department of Resources.
- File Reference - 079/0029622.

*Acquisition of Land Act 1967***TAKING OF EASEMENT NOTICE BY THE MINISTER  
(No 03) 2022****Short title**

1. This notice may be cited as the *Taking of Easement Notice by the Minister (No 03) 2022*.

**Easement taken [ss.6 and 9(7) of the Act]**

2. The easement described in Schedule 2 is taken by Logan City Council for drainage purposes and vests in Logan City Council on and from 27 May 2022.

**Rights and obligations**

3. That the rights and obligations conferred and imposed by the easement include the matters set out in Schedule 1.

**SCHEDULE 1**

The Council holds an easement for the purposes, powers, rights and liberties set out below.

**1. RIGHTS AND LIBERTIES**

1.1 Subject to the terms of this document the Council has the full, free and uninterrupted right and liberty at all times of the day and the night and from time to time at the Council's pleasure:

- (a) to enter upon and traverse the Burdened Land for any purpose whatsoever connected with the Council's Drainage Powers and whether or not such entry or traversal is for the benefit or detriment of the Burdened Land and whether or not it is for the benefit of the Owner's Land or any neighbouring or other lands;
- (b) to carry out such works on the Burdened Land and do such things including, without limitation, digging, sinking shafts, erecting scaffolding, opening and breaking up the soil both surface and subsurface, placing and operating machinery and equipment, storing soil and gravel, laying Pipes, digging trenches and Drains and laying concrete on or within the Burdened Land as Council in its absolute discretion thinks necessary or desirable for any purpose whatsoever connected with Council's Drainage Powers and whether or not such works and things:
  - (i) are for the benefit or detriment of the Burdened Land; and
  - (ii) are for the benefit of the Owner's Land or any neighbouring or other lands; and
- (c) to permit the uninterrupted flow of Stormwater Drainage and whether flowing continuously, intermittently or occasionally, above or beneath the surface of the Burdened Land, and through or along the Drains or other means including, where applicable creeks, gullies or overland flow paths.

**2. LIMITATION**

2.1 The powers, rights and liberties contained in clause 1 shall in all respects be limited to:

- (a) the surveying, testing and excavating for the Drains or Pipes, the laying and constructing of the Drains or Pipes and thereafter forever maintaining the Drains or Pipes over, under or through the Burdened Land; and
- (b) the obtaining of free and uninterrupted access to any or any part of the Drains or Pipes from the surface of the Burdened Land for the purpose of laying, relaying, changing the size or number of, operating, inspecting, patrolling, altering, removing, replacing, constructing, reconstructing and repairing the Drains or Pipes.

**3. COUNCIL'S AGENTS AND EQUIPMENT**

3.1 The Council in exercising any of the powers, rights and liberties conferred by this document may do so by itself or by any one or more of Council's Agents.

3.2 The Council or the Council's Agents whether by themselves or in conjunction with others may exercise any one or more of the powers, rights and liberties conferred by this document on the Council and if necessary with vehicles, machinery and equipment of any description whatsoever

and if with such vehicles, machinery or equipment:

- (a) for such vehicles, machinery or equipment to be laden or unladen; and
- (b) for the continuous forward movements or three-point-turning movements of the vehicle.

**4. OWNER NOT TO OBSTRUCT EASEMENT**

4.1 The Owner shall not make, cause, allow or permit:

- (a) any obstruction, interruption, impeding, hampering or interference with, diversion, scouring, change or alteration in or to the flow of water or other matter, as the case may be, at any time;
- (b) any obstruction, interruption, impeding, or hampering of or interference with the powers, rights and liberties granted and conferred on the Council or Council's Agents by this document;
- (c) any ponding, storage, retention or deviation of water or other matter through or under the Burdened Land caused by or consequent upon:
  - (i) any use to which the Burdened Land is or might be put;
  - (ii) the erection, raising, making, placing of or suffering to stand or to remain any Structure, paving, vegetation (except grass which is kept properly mown at all times) or anything whatsoever upon the Burdened Land;
  - (iii) any alteration in level or gradient of the Burdened Land; or
  - (iv) any change to the surface of the Burdened Land or to the natural or artificial features of the Burdened Land which contain or assist in containing the flow of water or other matter on, under or through the Burdened Land; or
- (d) any obstruction, erection, making, placing of or allowing to stand any Structure of any kind on or within the Burdened Land, unless permitted in writing by Council or the Director and only to the extent permitted and upon such terms and conditions as Council or the Director imposes or stipulates in the event of such permission being granted.

4.2 Without limiting clause 4.1, the Owner must ensure that any works which are constructed on or in the Burdened Land pursuant to an approval given under the Planning Scheme do not obstruct, interfere with, damage or cause any change or alteration to any works constructed by Council within the Burdened Land.

4.3 For the purpose of gaining access to the Burdened Land, Council may demolish or break open any fencing on or adjacent to the Burdened Land, but where livestock are contained within the fenced area sufficient notice must be given to the Owner to enable the livestock to be secured.

4.4 Provided the Owner is not in breach of clause 4.1 and Council is not exercising its rights under clause 5, Council must either:

- (a) reinstate all fences damaged by it in the exercise of any of its rights granted under this document; or
- (b) in lieu of reinstating any such fence, install a gate the quality and materials of workmanship of which, except with the Owner's consent, must be not less than the quality and materials of workmanship of the existing fence. A gate so installed becomes the property of the Owner and thereafter must (subject to clause 4.4) be maintained by the Owner.

**5. COUNCIL MAY REMEDY BREACH**

5.1 If the Owner or any occupier of the Burdened Land or part of it breaches any part of clause 4, Council or Council's Agents may (without prejudice to any other remedy which Council might have) remedy such breach by:

- (a) demolishing, removing or otherwise disposing of any Structure, paving, vegetation or thing whatsoever;
- (b) performing any works or doing anything necessary for restoring, repairing or reinstating the Drains or Pipes and the Burdened Land (including re-grassing it) and reforming the natural or artificial features

- containing or assisting in containing the flow of water and other matter, as the case may be, above under or through the Burdened Land to their former state and condition;
- (c) altering, grading, paving, preparing, grassing and fertilising or mowing the surface of the Burdened Land or placing, installing, establishing or constructing and keeping any earthworks and any other works whatsoever (whether of the class just mentioned or not) on or in the Burdened Land.
- 5.2 Should Council or Council's Agents exercise any of the rights, powers and remedies contained in clause 5.1, then the cost of exercising those rights, powers and remedies and the doing and performing of any works, making alterations, grading, paving, preparing, grassing, fertilising, mowing, demolishing, removing or disposing of any Structure, paving, vegetation or anything whatsoever shall be at the cost of the Owner of the Burdened Land.
- 5.3 The Owner confers on the Council and the Council's Agents all of the powers, rights and liberties mentioned in clauses 1 and 3 for the purpose of carrying out the rights, powers and remedies conferred on the Council by clause 5.1.
- 6. COUNCIL MAY USE IMMEDIATELY ADJACENT LAND**
- 6.1 The Owner gives express permission (which permission is declared to be irrevocable) to Council and Council's Agents and if necessary with vehicles, machinery and equipment of any description whatsoever and whether laden or unladen to come onto and use such Immediately Adjacent Land as may be occasionally required by Council in the exercise of or incidental to its rights, powers and liabilities under this document and in this regard the Owner confers on Council and Council's Agents all of the rights, powers and liberties mentioned in clauses 1 and 5 of this document, so long as such rights, powers and liberties are not exercised or utilised on a permanent or prolonged basis.
- 6.2 If Council or Council's Agents exercise any rights, powers or liabilities pursuant to clause 6.1 Council undertakes to indemnify and save harmless the Owner in respect of any loss or damage sustained by the Owner as a result of exercising those rights, powers and liberties and it agrees to make good and restore to a reasonable condition (having regard to its original condition) the surface of that part of the land utilised by Council pursuant to such rights, powers or liberties unless the exercise of such rights, powers and liberties were occasioned by the wilful or negligent act of the Owner its employees, agents, invitees or licensees or the occupier of the Owner's Land, or any part of them, adjacent to the Burdened Land.
- 6.3 Clause 8 with any necessary changes, applies to the Immediately Adjacent Land.
- 7. INDEMNITY**
- (a) The Owner indemnifies Council and agrees at all times hereafter to keep it indemnified in respect of any claims, demands or actions which are made or brought against Council as a result of the installation, maintenance or use of the Drains or Pipes if such loss, damage, claim or action is in any way attributable to the negligence or deliberate act of the Owner, its servants, agents, employees, invitees or licensees or the occupiers of the Owner's Land.
- 8. OWNER TO MAINTAIN BURDENED LAND**
- 8.1 Subject to clause 8:
- (a) the Owner shall at all times maintain and keep the Burdened Land and the Owner's improvements on and in the Burdened Land (but, subject to clauses 8.1(b) and 8.1(c), excluding the Drains or Pipes) in good order and repair and in a clean and tidy condition;
- (b) if there are no such improvements or if the Drain is an open Drain (with or without embankments) the Owner undertakes to grass the Burdened Land and to keep it properly grassed and mown or otherwise appropriately vegetated to the reasonable satisfaction of Council; and
- (c) if Council constructs works or provides vegetation to minimise scouring or erosion within the Burdened Land then Council will maintain such works other than vegetation. The Owner shall maintain all vegetation in accordance with clause 8.1(b).
- 8.2 Without limiting the Owner's obligations to maintain vegetation under clause 8.1(b), if an approval given under the Planning Scheme requires the Owner to maintain any works constructed by Council on or in the Burdened Land, then the Owner must at all times maintain and keep those works and improvements in good order and repair and in a clean and tidy condition at the Owner's expense.
- 9. GENERAL PROVISIONS**
- 9.1 Notwithstanding any rule of law or equity all Drains, pipelines, Pipes, drips, valves, fittings, meters, connections and all other equipment and appurtenances brought onto, laid or installed upon or buried in or under the Burdened Land by Council at all times remain the property of Council notwithstanding that they are or might be annexed to the Burdened Land.
- 9.2 At any time and from time to time Council may remove all Drains, pipelines, Pipes, drips, valves, fittings, meters, connections and all other equipment and appurtenances brought onto, laid or installed upon or buried in or under the Burdened Land in whole or in part.
- 9.3 The Council, performing and observing the covenants and conditions to be observed and performed by it under this document, may peaceably hold and enjoy the rights, liberties, privileges and easement granted by this document without hindrance, molestation or interruption by the Owner or any person, firm or corporation.
- 9.4 The Owner shall execute every deed, instrument or assurance, and do everything, for further or more effectually securing the rights or interest of Council to or in the Burdened Land or any part or parts of it under this document as Council reasonably requires.
- 9.5 This document is of the same force and effect to all intents and purposes as a covenant running with the land. The benefit, and burden, of the stipulations of this document extend to, and bind and ensure to, all persons deriving title from or under Council, and the Owner, respectively.
- 9.6 The provisions of section 85B of the *Land Titles Act 1994 (Qld)* in relation to contributions are specifically excluded from this document.
- 9.7 If approval is given under the Planning Scheme for the Owner to grant another easement to a third party over the Burdened Land (Third Party Easement):
- (a) any infrastructure which is installed pursuant to the Third Party Easement must be approved in writing by Council or the Director upon such terms and conditions as Council or the Director imposes or stipulates in the event of such permission being granted;
- (b) the rights and interests of the grantee under the Third Party Easement must not interfere with Council's rights and interests under this document; and
- (c) in the event of any inconsistency between this document and the Third Party Easement, this document prevails.
- 9.8 The Owner acknowledges that nothing in this document relieves the Owner of the obligation of complying with the conditions of any approval given under the Planning Scheme relating to the Owner's Land.
- 10. COSTS**
- 10.1 Unless otherwise agreed by the parties, the costs and outlays of and incidental to any plan of survey required to be made in connection with, and the preparation, completion, stamping and registration of this easement (including stamp duty and registration fees payment on this easement and on any such plan), shall be borne and paid by the Council.

**11. GST**

- 11.1 In this clause 11:
- (a) words and expressions which are not defined in this document but which have a defined meaning in GST Law have the same meaning as in the GST Law; and
  - (b) GST Law has the meaning given to that expression in the *A New Tax System (Goods and Services Tax) Act 1999* (Cth).
- 11.2 Unless otherwise expressly stated, all prices or other sums payable or consideration to be provided under this document are exclusive of GST.
- 11.3 If GST is payable by a supplier, or by the representative member for a GST group of which the supplier is a member, on any supply made under this document, the recipient will pay to the supplier an amount equal to the GST payable on the supply.
- 11.4 The recipient will pay the amount referred to in clause 11.3 in addition to and at the same time that the consideration for the supply is to be provided under this document.
- 11.5 The supplier must deliver a tax invoice or an adjustment note to the recipient before the supplier is entitled to payment of an amount under clause 11.3. The recipient can withhold payment of the amount until the supplier provides a tax invoice or an adjustment note as appropriate.
- 11.6 If an adjustment event arises in respect of a taxable supply made by a supplier under this document the amount payable by the recipient under clause 11.3 will be recalculated to reflect the adjustment event and a payment will be made by the recipient to the supplier or by the supplier to the recipient as the case requires.
- 11.7 Where a party is required under this document to pay or reimburse an expense or outgoing of another party, the amount to be paid or reimbursed by the first party will be the sum of:
- (a) the amount of the expense or outgoing less any input tax credits in respect of the expense or outgoing to which the other party, or to which the representative member for a GST group of which the other party is a member, is entitled; and
  - (b) if the payment or reimbursement is subject to GST, an amount equal to that GST.

**12. DEFINITIONS AND INTERPRETATION****12.1 Definitions**

In this document unless the context or subject matter otherwise indicates or requires:

**Burdened Land** means the part of the Owner's Land subject to the Easement and includes the airspace above that land.

**Council** means Logan City Council and its successors, transferees and assigns.

**Council's Agents** includes the employees, agents, licensees, contractors, sub-contractors and professional consultants of Council.

**Council's Drainage Powers** includes the drainage powers given to Council by its Local Laws, the *Local Government Act 2009* (Qld), the Planning Act, the *Water Supply (Safety and Reliability) Act 2008* (Qld), the *South-East Queensland Water (Distribution and Retail Restructuring) Act 2009* (Qld) and the powers, rights and liberties conferred on Council by this document and any other relevant statute.

**Director** means the Director for the time being responsible for the delivery of Council's road and water infrastructure requirements.

**Drain** includes a drain (open or closed), Pipe, conduit or channel (including, if applicable any overland flow path) above or below ground level, with or without embankments, for the passage or conveyance of water or other matter and any manhole, manhole chamber, inlet, any equipment (whether mechanical or otherwise including water reservoirs) and any fittings or works in support of or in connection with it.

**Easement** means the easement over the Owner's Land

in favour of Council, described on survey plan.

**Immediately Adjacent Land** means any part of the balance area of the Owner's Land which is reasonably required by Council under clause 6.

**Owner** means the registered owner of the Owner's Land and includes the respective transferees and assignees of the Owner and the registered owner or owners (and their and each of their respective successors, executors, administrators and assigns as the case may be) and the occupier or occupiers for the time being of the Burdened Land.

**Owner's Land** means the Lot burdened by the easement.

**Pipe** includes a pipe, Drain, conduit or channel above or below ground level for the passage or conveyance of water or other matter and any manholes, manhole chamber, surface box, inlet, valve, main, equipment (whether mechanical or otherwise) and fittings or works in support of or in connection with it.

**Planning Scheme** has the meaning given to that term in the *Planning Act 2016* (Qld).

**Stormwater Drainage** means drainage of any kinds and, without limitation, includes rainwater, stormwater, liquid wastes and stormwater runoff and whether flowing individually or in concentration.

**Structure** includes buildings, fences and walls.

**12.2 Interpretation**

- (a) In this document unless a contrary intention appears:
- (i) a clause is to a clause in this document;
  - (ii) the singular includes the plural and vice versa;
  - (iii) any gender includes all other genders;
  - (iv) a person includes a firm, a corporation, an association and a body, whether incorporated or not and a government or statutory body or authority;
  - (v) a statute includes statutory instruments under it, and consolidations, amendments, re enactments or replacements of any of them;
  - (vi) writing includes any mode of representing or reproducing words in tangible and permanently visible form and includes facsimile transmission; and
  - (vii) this or any other document includes the document as varied or replaced and is not affected by any change in the identity of the parties.
- (b) The clause headings appearing in this document are inserted for convenience of reference and do not affect the construction of this document.
- (c) If any words are italicised or otherwise printed differently, this has been done for convenience only and does not affect the construction of this document.
- (d) Whenever more persons than one constitutes the Owner all the covenants, agreements, conditions, restrictions and provisos on the part of the Owner contained or implied in this document bind those persons jointly and each of them severally.
- (e) This document is in all respects to be interpreted in accordance with the laws of the State of Queensland and the parties irrevocably and unconditionally submit to the non-exclusive jurisdiction of the courts of Queensland, and any courts having jurisdiction to hear appeals from them, and waive any right to object to proceedings being brought in those courts.
- (f) Nothing contained in this document affects, prejudices or derogates from the requirements of any statute or from the rights, powers and authorities of the Council under the provisions of any statute or under any declared policy of Council including the rights, powers and authorities of Council as the local government.
- (g) An inclusive definition, or an example or particularisation of a provision, does not limit but may extend that definition or provision.

- (h) Where a word or expression is defined, other parts of speech and grammatical forms of that word or expression have a corresponding definition.
- (i) If at any time a provision of this document is or becomes illegal, invalid or unenforceable in any respect, during that time the illegality, invalidity or unenforceability will not affect or impair the legality, validity or enforceability of any other provision of this document.

**SCHEDULE 2**  
**Beenleigh Office**  
**Easement Taken**

Easement A in Lot 32 on SP309185 on SP319626 (to be registered in the Titles Registry), area 240 m<sup>2</sup>, part of Title Reference 51270585.

**ENDNOTES**

1. Made by the delegate of the Minister under Acquisition of Land (Ministerial) Delegation (No 1) 2021 on 17 May 2022.
2. Published in the Gazette on 27 May 2022.
3. Not required to be laid before the Legislative Assembly.
4. The administering agency is the Department of Resources.
5. File Reference - 079/0029623.

*Acquisition of Land Act 1967*

**TAKING OF EASEMENT NOTICE BY THE MINISTER**  
**(No 04) 2022**

**Short title**

1. This notice may be cited as the *Taking of Easement Notice by the Minister (No 04) 2022*.

**Easement taken [ss.6 and 9(7) of the Act]**

2. The easement described in Schedule 2 is taken by Logan City Council for Sewerage purposes and vests in Logan City Council on and from 27 May 2022.

**Rights and obligations**

3. That the rights and obligations conferred and imposed by the easement include the matters set out in Schedule 1.

**SCHEDULE 1**

The Council holds an easement for the purposes, powers, rights and liberties set out below.

**1. RIGHTS AND LIBERTIES**

- 1.1 Subject to the terms of this document the Council has the full, free and uninterrupted right and liberty at all times of the day and the night and from time to time at the Council's pleasure:
  - (a) to enter upon and traverse the Burdened Land for any purpose whatsoever connected with the Council's Sewerage Powers and whether or not such entry or traversal is for the benefit or detriment of the Burdened Land and whether or not it is for the benefit of the Owner's Land or any neighbouring or other lands;
  - (b) to carry out such works on the Burdened Land and do such things including, without limiting the generality of the foregoing, digging, sinking shafts, erecting scaffolding, opening and breaking up the soil both surface and subsurface, constructing manholes, placing and operating machinery and equipment, storing soil and gravel, laying Pipes, digging trenches and laying concrete on or within the Burdened Land as Council in its absolute discretion considers necessary or desirable for any purpose whatsoever connected with Council's Sewerage Powers and whether or not such works and things:
    - (i) are for the benefit or detriment of the Burdened Land; and
    - (ii) are for the benefit of the Owner's Land or any neighbouring or other lands; and
  - (c) to effect the uninterrupted flow of Sewage and whether flowing continuously, intermittently or occasionally, above or beneath the surface of the Burdened Land and through or along the Pipes.

**2. LIMITATION**

- 2.1 The powers, rights and liberties contained in clause 1 shall

in all respects be limited to:

- (a) the surveying, testing and excavating for the Drains or Pipes, the laying and constructing of the Drains or Pipes and thereafter forever maintaining the Drains or Pipes over, under or through the Burdened Land; and
- (b) the obtaining of free and uninterrupted access to any or any part of the Drains or Pipes from the surface of the Burdened Land for the purpose of laying, relaying, changing the size or number of, operating, inspecting, patrolling, altering, removing, replacing, constructing, reconstructing and repairing the Drains or Pipes.

**3. COUNCIL'S AGENTS AND EQUIPMENT**

3.1 The Council in exercising any of the powers, rights and liberties conferred by this document may do so by itself or by any one or more of Council's Agents.

3.2 The Council or the Council's Agents whether by themselves or in conjunction with others may exercise any one or more of the powers, rights and liberties conferred by this document on the Council and if necessary with vehicles, machinery and equipment of any description whatsoever and if with such vehicles, machinery or equipment:

- (a) for such vehicles, machinery or equipment to be laden or unladen; and
- (b) for the continuous forward movements or three-point-turning movements of the vehicle.

**4. OWNER NOT TO OBSTRUCT EASEMENT**

4.1 The Owner shall not make, cause, allow or permit:

- (a) any obstruction, interruption, impeding, hampering or interference with, diversion, scouring, change or alteration in or to the flow of water or other matter, as the case may be, at any time;
- (b) any obstruction, interruption, impeding, or hampering of or interference with the powers, rights and liberties granted and conferred on the Council or Council's Agents by this document;
- (c) any ponding, storage, retention or deviation of water or other matter through or under the Burdened Land caused by or consequent upon:
  - (i) any use to which the Burdened Land is or might be put;
  - (ii) the erection, raising, making, placing of or suffering to stand or to remain any Structure, paving, vegetation (except grass which is kept properly mown at all times) or anything whatsoever upon the Burdened Land;
  - (iii) any alteration in level or gradient of the Burdened Land; or
  - (iv) any change to the surface of the Burdened Land or to the natural or artificial features of the Burdened Land which contain or assist in containing the flow of water or other matter on, under or through the Burdened Land; or
- (d) any obstruction, erection, making, placing of or allowing to stand any Structure of any kind on or within the Burdened Land, unless permitted in writing by Council or the Director and only to the extent permitted and upon such terms and conditions as Council or the Director imposes or stipulates in the event of such permission being granted.

4.2 Without limiting clause 4.1, the Owner must ensure that any works which are constructed on or in the Burdened Land pursuant to an approval given under the Planning Scheme do not obstruct, interfere with, damage or cause any change or alteration to any works constructed by Council within the Burdened Land.

4.3 For the purpose of gaining access to the Burdened Land, Council may demolish or break open any fencing on or adjacent to the Burdened Land, but where livestock are contained within the fenced area sufficient notice must be given to the Owner to enable the livestock to be secured.

4.4 Provided the Owner is not in breach of clause 4.1 and

Council is not exercising its rights under clause 5, Council must either:

- (a) reinstate all fences damaged by it in the exercise of any of its rights granted under this document; or
- (b) in lieu of reinstating any such fence, install a gate the quality and materials of workmanship of which, except with the Owner's consent, must be not less than the quality and materials of workmanship of the existing fence. A gate so installed becomes the property of the Owner and thereafter must (subject to clause 4.4) be maintained by the Owner.

#### 5. COUNCIL MAY REMEDY BREACH

5.1 If the Owner or any occupier of the Burdened Land or part of it breaches any part of clause 4, Council or Council's Agents may (without prejudice to any other remedy which Council might have) remedy such breach by:

- (a) demolishing, removing or otherwise disposing of any Structure, paving, vegetation or thing whatsoever;
- (b) performing any works or doing anything necessary for restoring, repairing or reinstating the Drains or Pipes and the Burdened Land (including re-grassing it) and reforming the natural or artificial features containing or assisting in containing the flow of water and other matter, as the case may be, above under or through the Burdened Land to their former state and condition;
- (c) altering, grading, paving, preparing, grassing and fertilising or mowing the surface of the Burdened Land or placing, installing, establishing or constructing and keeping any earthworks and any other works whatsoever (whether of the class just mentioned or not) on or in the Burdened Land.

5.2 Should Council or Council's Agents exercise any of the rights, powers and remedies contained in clause 5.1, then the cost of exercising those rights, powers and remedies and the doing and performing of any works, making alterations, grading, paving, preparing, grassing, fertilising, mowing, demolishing, removing or disposing of any Structure, paving, vegetation or anything whatsoever shall be at the cost of the Owner of the Burdened Land.

5.3 The Owner confers on the Council and the Council's Agents all of the powers, rights and liberties mentioned in clauses 1 and 3 for the purpose of carrying out the rights, powers and remedies conferred on the Council by clause 5.1.

#### 6. COUNCIL MAY USE IMMEDIATELY ADJACENT LAND

6.1 The Owner gives express permission (which permission is declared to be irrevocable) to Council and Council's Agents and if necessary with vehicles, machinery and equipment of any description whatsoever and whether laden or unladen to come onto and use such Immediately Adjacent Land as may be occasionally required by Council in the exercise of or incidental to its rights, powers and liabilities under this document and in this regard the Owner confers on Council and Council's Agents all of the rights, powers and liberties mentioned in clauses 1 and 5 of this document, so long as such rights, powers and liberties are not exercised or utilised on a permanent or prolonged basis.

6.2 If Council or Council's Agents exercise any rights, powers or liabilities pursuant to clause 6.1 Council undertakes to indemnify and save harmless the Owner in respect of any loss or damage sustained by the Owner as a result of exercising those rights, powers and liberties and it agrees to make good and restore to a reasonable condition (having regard to its original condition) the surface of that part of the land utilised by Council pursuant to such rights, powers or liberties unless the exercise of such rights, powers and liberties were occasioned by the wilful or negligent act of the Owner its employees, agents, invitees or licensees or the occupier of the Owner's Land, or any part of them, adjacent to the Burdened Land.

6.3 Clause 8 with any necessary changes, applies to the Immediately Adjacent Land.

#### 7. INDEMNITY

- (a) The Owner indemnifies Council and agrees at all times hereafter to keep it indemnified in respect of any claims, demands or actions which are made or brought against Council as a result of the installation, maintenance or use of the Drains or Pipes if such loss, damage, claim or action is in any way attributable to the negligence or deliberate act of the Owner, its servants, agents, employees, invitees or licensees or the occupiers of the Owner's Land.

#### 8. OWNER TO MAINTAIN BURDENED LAND

8.1 Subject to clause 8:

- (a) the Owner shall at all times maintain and keep the Burdened Land and the Owner's improvements on and in the Burdened Land (but, subject to clauses 8.1(b) and 8.1(c), excluding the Drains or Pipes) in good order and repair and in a clean and tidy condition;
- (b) if there are no such improvements or if the Drain is an open Drain (with or without embankments) the Owner undertakes to grass the Burdened Land and to keep it properly grassed and mown or otherwise appropriately vegetated to the reasonable satisfaction of Council; and
- (c) if Council constructs works or provides vegetation to minimise scouring or erosion within the Burdened Land then Council will maintain such works other than vegetation. The Owner shall maintain all vegetation in accordance with clause 8.1(b).

8.2 Without limiting the Owner's obligations to maintain vegetation under clause 8.1(b), if an approval given under the Planning Scheme requires the Owner to maintain any works constructed by Council on or in the Burdened Land, then the Owner must at all times maintain and keep those works and improvements in good order and repair and in a clean and tidy condition at the Owner's expense.

#### 9. GENERAL PROVISIONS

9.1 Notwithstanding any rule of law or equity all Drains, pipelines, Pipes, drips, valves, fittings, meters, connections and all other equipment and appurtenances brought onto, laid or installed upon or buried in or under the Burdened Land by Council at all times remain the property of Council notwithstanding that they are or might be annexed to the Burdened Land.

9.2 At any time and from time to time Council may remove all Drains, pipelines, Pipes, drips, valves, fittings, meters, connections and all other equipment and appurtenances brought onto, laid or installed upon or buried in or under the Burdened Land in whole or in part.

9.3 The Council, performing and observing the covenants and conditions to be observed and performed by it under this document, may peaceably hold and enjoy the rights, liberties, privileges and easement granted by this document without hindrance, molestation or interruption by the Owner or any person, firm or corporation.

9.4 The Owner shall execute every deed, instrument or assurance, and do everything, for further or more effectually securing the rights or interest of Council to or in the Burdened Land or any part or parts of it under this document as Council reasonably requires.

9.5 This document is of the same force and effect to all intents and purposes as a covenant running with the land. The benefit, and burden, of the stipulations of this document extend to, and bind and ensure to, all persons deriving title from or under Council, and the Owner, respectively.

9.6 The provisions of section 85B of the *Land Titles Act 1994 (Qld)* in relation to contributions are specifically excluded from this document.

9.7 If approval is given under the Planning Scheme for the Owner to grant another easement to a third party over the Burdened Land (Third Party Easement):

- (a) any infrastructure which is installed pursuant to the Third Party Easement must be approved in writing

- by Council or the Director upon such terms and conditions as Council or the Director imposes or stipulates in the event of such permission being granted;
- (b) the rights and interests of the grantee under the Third Party Easement must not interfere with Council's rights and interests under this document; and
- (c) in the event of any inconsistency between this document and the Third Party Easement, this document prevails.
- 9.8 The Owner acknowledges that nothing in this document relieves the Owner of the obligation of complying with the conditions of any approval given under the Planning Scheme relating to the Owner's Land.
- 10. COSTS**
- 10.1 Unless otherwise agreed by the parties, the costs and outlays of and incidental to any plan of survey required to be made in connection with, and the preparation, completion, stamping and registration of this easement (including stamp duty and registration fees payment on this easement and on any such plan), shall be borne and paid by the Council.
- 11. GST**
- 11.1 In this clause 11:
- (a) words and expressions which are not defined in this document but which have a defined meaning in GST Law have the same meaning as in the GST Law; and
- (b) GST Law has the meaning given to that expression in the *A New Tax System (Goods and Services Tax) Act 1999* (Cth).
- 11.2 Unless otherwise expressly stated, all prices or other sums payable or consideration to be provided under this document are exclusive of GST.
- 11.3 If GST is payable by a supplier, or by the representative member for a GST group of which the supplier is a member, on any supply made under this document, the recipient will pay to the supplier an amount equal to the GST payable on the supply.
- 11.4 The recipient will pay the amount referred to in clause 11.3 in addition to and at the same time that the consideration for the supply is to be provided under this document.
- 11.5 The supplier must deliver a tax invoice or an adjustment note to the recipient before the supplier is entitled to payment of an amount under clause 11.3. The recipient can withhold payment of the amount until the supplier provides a tax invoice or an adjustment note as appropriate.
- 11.6 If an adjustment event arises in respect of a taxable supply made by a supplier under this document the amount payable by the recipient under clause 11.3 will be recalculated to reflect the adjustment event and a payment will be made by the recipient to the supplier or by the supplier to the recipient as the case requires.
- 11.7 Where a party is required under this document to pay or reimburse an expense or outgoing of another party, the amount to be paid or reimbursed by the first party will be the sum of:
- (a) the amount of the expense or outgoing less any input tax credits in respect of the expense or outgoing to which the other party, or to which the representative member for a GST group of which the other party is a member, is entitled; and
- (b) if the payment or reimbursement is subject to GST, an amount equal to that GST.
- 12. DEFINITIONS AND INTERPRETATION**
- 12.1 Definitions**
- In this document unless the context or subject matter otherwise indicates or requires:
- Burdened Land** means the part of the Owner's Land subject to the Easement and includes the airspace above that land.
- Council** means Logan City Council and its successors, transferees and assigns.
- Council's Agents** includes the employees, agents, licensees, contractors, sub-contractors and professional

consultants of Council.

**Council's Sewerage Powers** includes the sewerage powers given to Council by its Local Laws, the *Local Government Act 2009* (Qld), the Planning Act, the *Water Supply (Safety and Reliability) Act 2008* (Qld), the *South-East Queensland Water (Distribution and Retail Restructuring) Act 2009* (Qld) and the powers, rights and liberties conferred on Council by this document and any other relevant statute.

**Director** means the Director for the time being responsible for the delivery of Council's road and water infrastructure requirements.

**Drain** includes a drain (open or closed), Pipe, conduit or channel (including, if applicable any overland flow path) above or below ground level, with or without embankments, for the passage or conveyance of water or other matter and any manhole, manhole chamber, inlet, any equipment (whether mechanical or otherwise including water reservoirs) and any fittings or works in support of or in connection with it.

**Easement** means the easement over the Owner's Land in favour of Council, described on survey plan.

**Immediately Adjacent Land** means any part of the balance area of the Owner's Land which is reasonably required by Council under clause 5.1.

**Owner** means the registered owner of the Owner's Land and includes the respective transferees and assignees of the Owner and the registered owner or owners (and their and each of their respective successors, executors, administrators and assigns as the case may be) and the occupier or occupiers for the time being of the Burdened Land.

**Owner's Land** means the Lot burdened by the easement.

**Pipe** includes a pipe, Drain, conduit or channel above or below ground level for the passage or conveyance of water or other matter and any manholes, manhole chamber, surface box, inlet, valve, main, equipment (whether mechanical or otherwise) and fittings or works in support of or in connection with it.

**Planning Scheme** has the meaning given to that term in the *Planning Act 2016* (Qld).

**Sewage** includes raw or treated sewage and liquids whether foul or not and whether flowing individually or in concentration.

**Structure** includes buildings, fences and walls.

**12.2 Interpretation**

- (a) In this document unless a contrary intention appears:
- (i) a clause is to a clause in this document;
- (ii) the singular includes the plural and vice versa;
- (iii) any gender includes all other genders;
- (iv) a person includes a firm, a corporation, an association and a body, whether incorporated or not and a government or statutory body or authority;
- (v) a statute includes statutory instruments under it, and consolidations, amendments, re enactments or replacements of any of them;
- (vi) writing includes any mode of representing or reproducing words in tangible and permanently visible form and includes facsimile transmission; and
- (vii) this or any other document includes the document as varied or replaced and is not affected by any change in the identity of the parties.
- (b) The clause headings appearing in this document are inserted for convenience of reference and do not affect the construction of this document.
- (c) If any words are italicised or otherwise printed differently, this has been done for convenience only and does not affect the construction of this document.
- (d) Whenever more persons than one constitutes the

Owner all the covenants, agreements, conditions, restrictions and provisos on the part of the Owner contained or implied in this document bind those persons jointly and each of them severally.

- (e) This document is in all respects to be interpreted in accordance with the laws of the State of Queensland and the parties irrevocably and unconditionally submit to the non-exclusive jurisdiction of the courts of Queensland, and any courts having jurisdiction to hear appeals from them, and waive any right to object to proceedings being brought in those courts.
- (f) Nothing contained in this document affects, prejudices or derogates from the requirements of any statute or from the rights, powers and authorities of the Council under the provisions of any statute or under any declared policy of Council including the rights, powers and authorities of Council as the local government.
- (g) An inclusive definition, or an example or particularisation of a provision, does not limit but may extend that definition or provision.
- (h) Where a word or expression is defined, other parts of speech and grammatical forms of that word or expression have a corresponding definition.
- (i) If at any time a provision of this document is or becomes illegal, invalid or unenforceable in any respect, during that time the illegality, invalidity or unenforceability will not affect or impair the legality, validity or enforceability of any other provision of this document.

**SCHEDULE 2**  
**Beenleigh Office**  
**Easement Taken**

Easement A in Lot 1 on RP95718 on SP317947 (to be registered in the Titles Registry), area 525 m<sup>2</sup>, part of Title Reference 13543226.

**ENDNOTES**

1. Made by the delegate of the Minister under Acquisition of Land (Ministerial) Delegation (No 1) 2021 on 17 May 2022.
2. Published in the Gazette on 27 May 2022.
3. Not required to be laid before the Legislative Assembly.
4. The administering agency is the Department of Resources.
5. File Reference – 079/0028922.





# Queensland Government Gazette

## LOCAL GOVERNMENT

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**FRIDAY 27 MAY 2022**

**[No. 17**

### MAJOR AMENDMENT PACKAGE G AND MINOR AND ADMINISTRATIVE AMENDMENT PACKAGE K

At its meeting on 22 March 2022, Brisbane City Council adopted a major amendment and a minor and administrative amendment to *Brisbane City Plan 2014* including changes to planning scheme policies (Major amendment package G and Minor and administrative amendment package K). Both the amendments apply citywide and will commence on **27 May 2022**.

The purpose and general effect of Major amendment package G is to:

- encourage the provision of rooftop gardens by allowing those that achieve required standards to be excluded from the calculation of maximum number of storeys in medium to high density locations supporting residential, commercial and mixed use multi-storey developments;
- ensure rooftop gardens are integrated in the overall design of buildings, support a green building appearance and enhance the presentation and visual amenity of rooftops and the skyline;
- amend the Landscape design guidelines for water conservation, Planting species, and Vegetation planning scheme policies to ensure where landscaping in any artificial growing environments is proposed (such as green roofs and green walls on buildings) City Plan standards are appropriate to ensure the successful delivery, maintenance and performance of landscaping over the long term; and
- change the name of the Landscape design guidelines for water conservation planning scheme policy to Landscape design planning scheme policy.

The purpose and general effect of Minor and administrative amendment package K is to:

- maintain the currency of the planning scheme through undertaking zoning and overlay map changes to reflect current development approvals, approvals under other legislation and updates to reflect State Planning Policy mapping;
- maintain the currency and improve the effectiveness and useability of the planning scheme through enhancing the format and presentation, undertaking mapping and text refinements and making typographical changes; and
- amend the Infrastructure design planning scheme policy to update the reference to the *Building Regulation 2021*.

Copies of the amendments are available for inspection and purchase from the Brisbane City Council Library and Customer Service Centre, Level 1, North Quay Podium, Brisbane Square, 266 George Street, Brisbane. The amendments can also be viewed by searching for 'City Plan amendments' at [www.brisbane.qld.gov.au](http://www.brisbane.qld.gov.au). For further information about the amendments phone Council's City Plan Operations Team on (07) 3403 8888 or email [Strategic.Planning@brisbane.qld.gov.au](mailto:Strategic.Planning@brisbane.qld.gov.au).

Colin Jensen, Chief Executive Officer

*Local Government Act 2009*

### LOGAN CITY COUNCIL (MAKING OF LOCAL LAW) NOTICE (NO. 1) 2022

#### Title

1. This notice may be cited as the *Logan City Council (Making of Local Law) Notice (No. 1) 2022*.

#### Commencement

2. This notice commences on the date that it is published in the Gazette.

#### Making of Local Laws

3. Pursuant to the provisions of the *Local Government Act 2009*, Logan City Council made Amending Local Law No. 1 (Miscellaneous Local Laws) 2022 by resolution on 25 May 2022.

The object of Amending Local Law No. 1 (Miscellaneous Local Laws) 2022 is to:

- (a) amend local laws to prohibit camping on Council owned or controlled land, except where specifically permitted; and
- (b) define 'camping'.

#### Consolidated Versions of Local Laws

4. Council has, by resolution dated 25 May 2022, adopted consolidated versions of:
  - (a) Local Law No. 5 (Parks, Jetties and Boat Ramps) 2022
  - (b) Local Law No. 11 (Roads) 1999
  - (c) Local Law No. 12 (Council Property and Other Public Places) 2003

#### Inspection

5. Copies of the local laws may be -
  - (a) inspected or obtained free of charge at Council's public office at 150 Wembley Road, Logan Central
  - (b) viewed on the Logan City Council website.

*Planning Act 2016***PUBLIC NOTICE  
PUBLIC CONSULTATION ON 03/21 – MAJOR AMENDMENT –  
MINJERRIBAH (SITE SPECIFIC LAND USES) COMMENCES**

Notice is given under the *Planning Act 2016* (the Act) and Ministers Guidelines and Rules (Version 1.1) that on 31 May 2022, Redland City Council (Council) will commence public consultation for a proposed major amendment of the Redland City Plan 2018 (City Plan). The consultation period will run for 30 business days and conclude on 11 July 2022. The amendment package can be viewed online at [yoursay.redland.qld.gov.au](http://yoursay.redland.qld.gov.au) and is available for inspection or purchase at Council's Customer Service Centres.

**Purpose and general effect**

The purpose of 03/21 – Major Amendment – Minjerribah (Site Specific Land Uses) is to:

- provide land and residential housing opportunities for the Quandamooka people on Quandamooka Country, being land identified through a Native Title determination;
- provide important future economic, social and cultural opportunities for the Quandamooka people; and
- contribute to State Planning Policy outcomes for housing diversity, cultural heritage and natural hazards, risk and resilience; and advance the purpose of the Act in promoting Aboriginal knowledge, culture and tradition, and also encouraging investment, economic resilience and economic diversity.

**Location of area to which the amendment applies**

03/21 – Major Amendment – Minjerribah (Site Specific Land Uses) applies to part of the Redland City Council local government area, namely land within and surrounding the townships of Gumpi (Dunwich), Pulan Pulan (Amity) and Mulumba (Point Lookout) on Minjerribah (North Stradbroke Island).

**Making a submission**

Council is required to consider all properly made submissions received during the consultation period. To make a properly made submission, it must:

- be made electronically or in writing and signed by each person who made the submission;
- include the name and residential address of all submission-makers;
- state what aspects of the proposed amendment you support or oppose and why;
- provide one (1) postal or electronic address for service relating to the submission for all submission-makers; and
- be received during the consultation period.

**Submissions on the proposed amendment to the City Plan can be made:**

- via Council's online 'Your Say Redlands Coast' page;
- by email to [rcc@redland.qld.gov.au](mailto:rcc@redland.qld.gov.au) (please include the amendment title in the subject line);
- in person at one of Council's Customer Service Centres; or
- by post to Redland City Council, PO Box 21 Cleveland QLD 4163.

**For further information on the planning scheme amendment, to contact the Talk to a Planner phone hotline or to book a Meet the Planner time, please call Council on 3829 8999 during Council business hours.**

Andrew Chesterman  
Chief Executive Officer  
Redland City Council



# Queensland Government Gazette

## GENERAL

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**FRIDAY 27 MAY 2022**

**[No. 18**

Department of Education  
Brisbane, 27 May 2022

Her Excellency the Governor, acting by and with the advice of the Executive Council and under the *Central Queensland University Act 1998*, has approved on 26 May 2022 that Dr Robyn Minchinton, Mr Ian McPhee AO PSM, Dr Rochelle Macdonald, Dr Marjad Page and Ms Sandra Lawrence be appointed as members of the Central Queensland University Council for a term of four years from 27 May 2022 up to and including 26 May 2026.

GRACE GRACE MP  
Minister for Education  
Minister for Industrial Relations and  
Minister for Racing

Department of Education  
Brisbane, 27 May 2022

Her Excellency the Governor, acting by and with the advice of the Executive Council and pursuant to the provisions of the *Contract Cleaning Industry (Portable Long Service Leave) Act 2005*, has approved the appointment of:

Linda REVILL                      Director (Worker Representative)

to the Contract Cleaning Industry (Portable Long Service Leave) Authority Board, for a term commencing from 26 May 2022 up to and including 30 June 2023.

GRACE GRACE MP  
MINISTER FOR EDUCATION  
MINISTER FOR INDUSTRIAL RELATIONS AND  
MINISTER FOR RACING

Department of Health  
Brisbane, 20 April 2022

It is notified that, pursuant to DNA Analysts Section 133A *Evidence Act 1977*, the person whose name appears in the schedule hereunder has been approved as a DNA Analyst:

Kerry-Anne Michelle LANCASTER

Shaun Drummond  
Acting Director General of Queensland Health

Department of Justice and Attorney-General  
Brisbane, 27 May 2022

### GAZETTE NOTICE

As required by section 27 of the *Judicial Remuneration Act 2007*, the Governor in Council publishes this gazette notice showing the adjusted expense of office allowances payable to Queensland judicial officers which apply from 1 July 2021.

Adjusted expense of office allowances (effective 1 July 2021)	
Judicial Office	Expense-of-office Allowance
Supreme Court judge, including the Chief Justice and the President of the Court of Appeal	12,217.21
District Court Judge, including the Chief Judge	12,217.21
Member of the Land Court, including the President of the Land Court	12,217.21
President of the Industrial Court	12,217.21

Public Service Commission  
Brisbane, 29 April 2022

I, Annastacia Palaszczuk MP, Premier and Minister for the Olympics under the authority granted to me by section 93 of the *Public Service Act 2008*, do hereby appoint Michael Hans Kaiser as the Director-General, Department of State Development, Infrastructure, Local Government and Planning from 3 May 2022.

ANNASTACIA PALASZCZUK MP  
PREMIER AND MINISTER FOR THE OLYMPICS

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## NOTIFICATION OF THE FILLING OF ADVERTISED VACANCIES

The following appointments to various positions have been made in accordance with the provisions of the *Public Service Act 2008*.

### NOTIFICATION OF THE FILLING OF APPOINTMENTS PART I

A public service officer, tenured general employee or a tenured public sector employee of a public sector unit listed in schedule 1 of *Public Service Regulation 2008* who wishes to appeal against a promotion listed in Part 1 must give a written Appeal Notice within 21 days following gazettal of the promotion to –

Industrial Registrar

Industrial Registry

Email: [qirc.registry@qirc.qld.gov.au](mailto:qirc.registry@qirc.qld.gov.au)

Web Address: [www.qirc.qld.gov.au](http://www.qirc.qld.gov.au) for Appeal Notice

For general enquiries prior to lodgement of an appeal:

Contact Industrial Registry on 1300 592 987 or email [QIRC.registry@qirc.qld.gov.au](mailto:QIRC.registry@qirc.qld.gov.au)

### APPOINTMENT PART I – APPEALABLE

Reference Number	Vacancy	Date of Appointment	Name of Appointee	Previous Position and Classification (Unless otherwise indicated)
<b>DEPARTMENT OF AGRICULTURE AND FISHERIES</b>				
409864/22	Principal Project Officer, Policy and Projects, Forestry, Fisheries and Forestry, Brisbane (A07)	Date of duty	Daly, Mrinalini	Senior Project Officer, Permits, Permissions Management, Queensland Parks and Wildlife Service and Partnerships, Brisbane (AO6)
<b>DEPARTMENT OF CHILDREN, YOUTH JUSTICE AND MULTICULTURAL AFFAIRS</b>				
407774/22	Senior Practitioner, Child and Family, Region – Sunshine Coast and Central, Service Delivery – Child and Family, Gympie (PO5)	Date of duty	Guilfoyle, Bonni	Senior Child Safety Officer, Child and Family, Region – Sunshine Coast and Central, Service Delivery – Child and Family, Gympie (PO4)
410789/22	Senior Team Leader, Child and Family, Region – North Queensland, Service Delivery – Child and Family, Mount Isa (PO5)	Date of duty	Law, Shenane	Senior Child Safety Officer, Child and Family, Region – North Queensland, Service Delivery – Child and Family, Mount Isa (PO4)
<b>DEPARTMENT OF COMMUNITIES, HOUSING AND DIGITAL ECONOMY</b>				
407765/22	Senior Customer Support Officer, Smart Service Queensland, Service Delivery and Operations, Queensland Government Customer and Digital Group, Brisbane (AO4)	Date of duty	Pedreira, Natalia	Customer Support Officer, Smart Service Queensland, Service Delivery and Operations, Queensland Government Customer and Digital Group, Brisbane (AO3)
<b>DEPARTMENT OF EDUCATION</b>				
DOE 413555/22P	Manager, Communications and Marketing Unit, Strategic Communication and Engagement Branch, People and Corporate Services Division, Brisbane (AO8)	16-05-2022	Martin, Erin Morgan	Communications and Marketing Officer, Communications and Marketing Unit, Strategic Communication and Engagement Branch, People and Corporate Services Division, Brisbane (AO6)
DOE 415729/22P	School Facilities Operations Advisor, Maintenance and School Facilities Operations Unit, Infrastructure Services Division, Brisbane (AO5)	16-05-2022	Reid, Michael John	Administrative Officer, Ferny Grove State High School, Metropolitan Region, State Schools Division, Ferny Grove (AO3)

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**APPOINTMENT PART I – APPEALABLE**


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Reference Number	Vacancy	Date of Appointment	Name of Appointee	Previous Position and Classification (Unless otherwise indicated)
DSR 406792/22P	Business Manager, The Gums State School, Darling Downs South West Region, State Schools Division, The Gums (AO3)	19-02-2022	Barton, Kerryn Judith	Administration Officer, Thuringowa State High School, North Queensland Region, State Schools Division, Condon (AO2)
DSR 410683/22P	Small Schools Business Manager, Linville State School, Darling Downs South West Region, State Schools Division, Linville (AO3)	30-05-2022	Bishop, Anthea Jade	Teacher Aide, Linville State School, Darling Downs South West Region, State Schools Division, Linville (TA002)
NCR 408463/22P	Head of Special Education Services, Tin Can Bay State School – Special Education Program, North Coast Region (H01)	16-05-2022	Webb, Deborah	Teacher, Kin Kin State School, North Coast Region (TCH)
CQR 414371/22P	Principal, Ilfracombe State School, Central Queensland Region (Level 1)	23-05-2022	Duffey, Katrina Anne	Teacher, Longreach School of Distance Education, Central Queensland Region (TCH)
SER 404354/22P	Deputy Principal, Beenleigh Special School, South East Region (DP)	13-06-2022	Moss, Samantha Gae	Teacher, Pacific Pines State High School – Special Education Program, South East Region (TCH)
SER 404354/22P	Deputy Principal, Beenleigh Special School, South East Region (DP)	11-07-2022	Barber, Sarah Louise	Teacher, Yarrabilba State School – Special Education Program, South East Region (TCH)
NCR 411722/22P	Head of Department – Technology, Caboolture State High School, North Coast Region (H01)	30-05-2022	Smith, Bradley John	Teacher, Caboolture State High School, North Coast Region (TCH)
NCR 413367/22P	Head of Department – Vocational Education and Training/Technology, Kawana Waters State College, North Coast Region (H01)	11-07-2022	Colquhoun, Melanie Cora	Teacher, Chancellor State College, North Coast Region (TCH)
DSR 411931/22P	Head of Department – Mathematics, Lockyer District State High School, Darling Downs South West Region (H01)	11-05-2022	Richardson, Samantha Joy	Teacher, Lockyer District State High School, Darling Downs South West Region (TCH)

**DEPARTMENT OF EMPLOYMENT, SMALL BUSINESS AND TRAINING**

413111/22	Manager – Customer Centre, Customer Centre, Customer Channels, Engagement, Brisbane (AO8)	Date of duty	Trubai, Christopher	Manager, Customer Centre, Customer Channels, Engagement, Brisbane (AO7)
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**DEPARTMENT OF ENERGY AND PUBLIC WORKS**

402646/22	Superintendent's Representative, Northern Region, Regional Operations, QBuild, Mount Isa (AO5)	Date of duty	Davidson, Jamie	Supervisor, Northern Region, Regional Operations, QBuild, Mount Isa (OO6)
409126/22	Senior Accommodation Planner, Planning Group, Queensland Government Accommodation Office, Building Policy, Public Works, Brisbane (AO5)	Date of duty	Hawkins, Cherie	Accommodation Planner, Planning Group, Queensland Government Accommodation Office, Building Policy, Public Works, Brisbane (AO4)
407279/22	Operations Manager, South West Region, Regional Operations, QBuild, Toowoomba (AO6)	Date of duty	Schilf, Dwayne	Carpenter, South West Region, Regional Operations, QBuild, Toowoomba (LV08)

**APPOINTMENT PART I – APPEALABLE**

Reference Number	Vacancy	Date of Appointment	Name of Appointee	Previous Position and Classification (Unless otherwise indicated)
408018/22	Maintenance Support Coordinator, Northern Region, Regional Operations, QBuild, Garbutt (AO4)	Date of duty	Kelly, Adrienne	Maintenance Support Officer, Northern Region, Regional Operations, QBuild, Garbutt (AO3)
400170/21	Delivery Supervisor, Central Queensland Region, Regional Operations, QBuild, Mackay (OO7)	Date of duty	Murrell, Peter	Supervisor, Central Queensland Region, Regional Operations, QBuild, Mackay (OO6)
405296/22	Procurement Analyst, Office of the General Manager, QBuild, Brisbane (AO5)	Date of duty	Millbanks, Justin	Maintenance Support Coordinator, QBuild, Brisbane (AO4)

**DEPARTMENT OF JUSTICE AND ATTORNEY-GENERAL**

409175/22	Senior Guardian, Townsville, Guardianship, Office of the Public Guardian, Townsville (AO5)	Date of duty	Warren, Louise	Compliance Officer, Office of Liquor and Gaming Regulation, Liquor Gaming and Fair Trade, Townsville (AO4)
409175/22	Senior Guardian, Townsville, Guardianship, Office of the Public Guardian, Townsville (AO5)	Date of duty	Colmer, Emma	Senior Case Manager, Community Corrections, Community Corrections and Specialist Operations, Queensland Corrective Services, Townsville (PO3)
408379/22	Domestic and Family Violence Integration Officer – High Risk Team, Magistrates Courts Service, Queensland Courts Service, Justice Services, Murgon (with circuit to Cherbourg) (AO6)	Date of duty	Gangemi, Madonna	Senior Case Manager Rural and Remote, Community Corrections, Community Corrections, Community Corrections and Specialist Operations, Queensland Corrective Services, Kingaroy (AO5)
403397/22	Senior Assessor, High Risk Team, Victim Assist Queensland, Community Justice Services, Justice Services, South Brisbane (AO6)	Date of duty	Barton, Shannon	Case Manager, Magistrates Courts Service, Queensland Courts Service, Justice Services, Ipswich (PO3)

**DEPARTMENT OF THE PREMIER AND CABINET**

408744/22	Policy Officer, Economic Policy, Policy, The Cabinet Office, Brisbane (AO6)	Date of duty	Stupar, Miljana	Assistant Policy Officer, Economic Policy, Policy, The Cabinet Office, Brisbane (AO5)
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**QUEENSLAND CORRECTIVE SERVICES**

407881/22	Supervisor, Brisbane Region, Community Corrections, Community Corrections and Specialist Operations, Cherside (AO6)	Date of duty	Chard, Timothy	Senior Case Manager, Brisbane Region, Community Corrections, Community Corrections and Specialist Operations, Brisbane (PO3)
407816/22	Senior Adviser Rostering Workforce Management, Human Resources Group, People Capability, Organisational Capability, Brisbane (AO6)	Date of duty	Stuart, Chelsea	Roster Officer, Escort and Security Branch, Custodial Operations, Statewide Operations, Wacol (AO3)
410816/22	Probation Services Officer, North Coast Region, Community Corrections, Community Corrections and Specialist Operations, Gympie (AO4)	Date of duty	Johns, Sinead	Administrative Officer, North Coast Region, Community Corrections, Community Corrections and Specialist Operations, Maroochydore (AO2)
401599/22	Senior Case Manager, Community Corrections, Community Corrections and Specialist Operations, Mackay (PO3)	Date of duty	Midwood, Tara	Case Manager, Community Corrections, Community Corrections and Specialist Operations, Mackay (PO2)

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**APPOINTMENT PART I – APPEALABLE**


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Reference Number	Vacancy	Date of Appointment	Name of Appointee	Previous Position and Classification (Unless otherwise indicated)
<b>QUEENSLAND HEALTH</b>				
QAS CCFP22	Critical Care Flight Paramedic, Sunshine Coast and Wide Bay Region, Wide Bay District, Kedron Park (AE33)	Date of duty	Piper, Paul	Critical Care Paramedic, Sunshine Coast and Wide Bay Region, Wide Bay District, Bundaberg (AE32)
QAS CCFP22	Critical Care Flight Paramedic, Sunshine Coast and Wide Bay Region, Wide Bay District, Kedron Park (AE33)	Date of duty	Mair, Steven	Critical Care Paramedic, Darling Downs and South West Region, Darling Downs District, Toowoomba (AE32)
404096/22	Procurement Officer, Finance Infrastructure and Procurement, Office of Deputy Commissioner Corporate and Statewide Service, Head Office, Kedron (AO5)	Date of duty	Caplice, Gulnaz	Information and Communications Technology Purchasing Officer, Information and Communications Technology Programs and Services Management, Information and Communications Technology Statewide Services, Office of the Deputy Commissioner Corporate and Statewide Services, Head Office, Kedron (AO4)

**QUEENSLAND TREASURY**

411729/22	Technical Advisor, Queensland Govt Insurance Fund (QGIF), Economics and Fiscal, Brisbane (AO7)	Date of duty	Hansen, Janet	Senior Claims Officer, Queensland Govt Insurance Fund (QGIF), Economics and Fiscal, Brisbane (AO5)
409404/22	Project Manager, Investment Incentives, Industry Investment and Commercial, Brisbane (AO8)	Date of duty	Iseppi, Elsa	Principal Project Officer, Infrastructure Planning and Advisory, Infrastructure and Regional Strategy, Department of State Development Infrastructure Local Govt and Planning, Brisbane (AO7)
408953/22	Senior Business Analyst, Analyst, Governance and Systems, Queensland Revenue Office, Brisbane (AO6)	Date of duty	O'Driscoll, Marita	Testing Officer, Technology, Operations and Enforcement, Queensland Revenue Office, Brisbane (AO5)
408258/22	Treasury Analyst, Economic Strategy, Economics, Economics and Fiscal, Brisbane (AO6)	Date of duty	Engelking, Daniel Lee	Senior Economic Analyst, Economic Advisory, Economic and Policy Futures, Policy Portfolio and Government Services, Department of Local Government, Racing and Multicultural Affairs, Brisbane (AO5)

**DEPARTMENT OF REGIONAL DEVELOPMENT, MANUFACTURING AND WATER**

** 405157/22	North Water Services, North Region, Water, Rockhampton (AO5)	Date of duty	Wright, Shiralee	Water Officer, Water Management, North Water Services, North Region, Water Resource Management, Regional Development, Townsville (PO2)
* 408251/22	Principal Water Officer, Water Services, South Region, Water Resource Management, Brisbane (AO7)	Date of duty	Beeby, Ashton	Senior Water Officer, Water Services, South Region, Water Resource Management, Regional Development, Toowoomba (AO6)



**APPOINTMENT PART I – APPEALABLE**

Reference Number	Vacancy	Date of Appointment	Name of Appointee	Previous Position and Classification (Unless otherwise indicated)
406506/22	Water Officer, Water Services, South Region, Water Resource Management, Toowoomba (AO4)	Date of duty	Nielsen, Carly	Water Officer, Water Services, South Region, Water Resource Management, Brisbane (AO3)

\*\* Location was advertised as Mackay or Rockhampton, other flexible locations within Northern Region will be considered.

\* Preferred location Brisbane, other flexible work locations will be considered.

**DEPARTMENT OF RESOURCES**

409411/22	Senior Spatial Information Officer, Business System, Spatial Information, Georesources, Brisbane (PO4)	Date of duty	Murtough, Matthew	Senior Spatial Information Officer, Spatial and Graphic Services, Business System, Spatial Information, Georesources, Brisbane (PO3)
409594/22	Senior Land Officer, Land Services B, Land and Surveying Services, Lands, Robina (AO5)	Date of duty	Scheffe, Louise	Land Officer, Land Services A, Land and Surveying Services, Lands, Robina (AO5)

**RESOURCES, SAFETY AND HEALTH QUEENSLAND**

RSHQ 402101/22	Senior Fee Officer (Finance), RSHQ Corporate, Resources Safety and Health Queensland, Brisbane (AO5)	10-05-2022	Dent, Anita	Senior Fee Officer (Finance), RSHQ Corporate, Resources Safety and Health Queensland, Brisbane (AO4)
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**DEPARTMENT OF SENIORS, DISABILITY SERVICES AND ABORIGINAL AND TORRES STRAIT ISLANDER PARTNERSHIPS**

410281/22	Principal Project Officer, Remote Indigenous Land and Infrastructure Program, Culture and Economic Participation Aboriginal and Torres Strait Islander Partnerships, Cairns (AO7)	Date of duty	Bowen, Alexandra	Land Officer, Indigenous Land Operation, Native Title and Indigenous Land Services, Lands, Department of Resources, Cairns (AO4)
408969/22	Manager, Funding and Service Assurance, Operations, Disability and Seniors Connect, Brisbane (AO8)	Date of duty	Piazza, Silvia	Principal Program Officer, Community Program Coordination, Community Services and State-wide Operations, Communities, Department of Communities Housing and Digital Economy, Brisbane (AO7)

**DEPARTMENT OF TRANSPORT AND MAIN ROADS**

409401/22	Senior Advisor (Transport Policy Branch), Policy Integration, Transport Policy, Policy Planning and Investment, Brisbane (AO6)	Date of duty	Bailey, Mark	Advisor, Policy Integration, Transport Policy, Policy Planning and Investment, Brisbane (AO5)
409511/22	Engineer (Civil), Central Queensland Region, Program Delivery and Operations, Infrastructure Management and Delivery, Barcaldine (PO3)	Date of duty	Neilson, Gregory	Engineer (Civil), Central Queensland Region, Program Delivery and Operations, Infrastructure Management and Delivery, Barcaldine (PO2)
405891/22	Principal Advisor (Corridor Management), North Queensland Region, Program Delivery and Operations, Infrastructure Management and Delivery, Townsville (AO7)	Date of duty	Hinneberg, Denise	Town Planner, Project Planning and Corridor Management, Northern District, North Queensland Region, Program Delivery and Operations, Infrastructure Management and Delivery, Townsville (PO3)

## NOTIFICATION OF THE FILLING OF APPOINTMENTS PART II

Appointments have been approved to the undermentioned vacancies.  
Appeals do not lie against these appointments.

### APPOINTMENTS PART II – NON-APPEALABLE

Reference Number	Vacancy	Date of Appointment	Name of Appointee
<b>DEPARTMENT OF EDUCATION</b>			
NQR 409447/22P	Deputy Principal, Bwngcolman Community School, North Queensland Region (DP)	11-07-2022	Haines, Catriona Aster Maria
DSR 411000/22P	Principal, Lockyer District State High School, Darling Downs South West Region (Level 7)	13-06-2022	Insley, Ian Stuart
MER 412700/22P	Principal, Nashville State School, Metropolitan Region (Level 4)	11-07-2022	Rose, Cameron Kurt
NCR 413060/22P	Deputy Principal, Rosedale State School, North Coast Region (DP)	23-05-2022	Forsyth, Marteniekie
SER 410393/22P	Principal, Bellevue Park State School, South East Region (Level 5)	11-07-2022	Hutchins, Robyn Louise
NCR 415472/22P	Principal, Redcliffe Special School, North Coast Region (Level 6)	23-05-2022	Donaldson, Marcus Paul
<b>DEPARTMENT OF ENERGY AND PUBLIC WORKS</b>			
* 407635/22	Deputy Director-General Corporate and Portfolio Strategy, Brisbane (SES4L)	Date of duty	Violet, Irene Alice
* Contract for three (3) years.			
<b>DEPARTMENT OF JUSTICE AND ATTORNEY-GENERAL</b>			
407526/22	Regional Director, Brisbane Region, Magistrates Courts Service, Queensland Courts Service, Justice Services, Brisbane (SO)	Date of duty	Armstrong, Natalie
410698/22	Director, Budget and Corporate Governance, Financial Services, Corporate Services, Brisbane (SO)	Date of duty	Shevlin, Steven
* 393623/21	Assistant Director-General, Office for Women and Violence Prevention, Brisbane (SES3L)	Date of duty	Stephen, Kylie
* Contract for three (3) years.			
<b>DEPARTMENT OF THE PREMIER AND CABINET</b>			
* 394998/21	Director, Internal Audit and Risk Services, Internal Audit and Risk Service, People and Service, Governance and Engagement, Brisbane (SO)	Date of duty	Healy, Pamela

\* Temporary until 11-11-2022.

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**APPOINTMENTS PART II – NON-APPEALABLE**


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Reference Number	Vacancy	Date of Appointment	Name of Appointee
<b>QUEENSLAND TREASURY</b>			
399729/21	Manager, Government Owned Corporation Performance and Governance, Commercial, Commercial and Investment, Brisbane (SO)	Date of duty	Tacon, Paul
399729/21	Manager, Government Owned Corporation Performance and Governance, Commercial, Commercial and Investment, Brisbane (SO)	Date of duty	Stephens, Trent
<b>DEPARTMENT OF SENIORS, DISABILITY SERVICES AND ABORIGINAL AND TORRES STRAIT ISLANDER PARTNERSHIPS</b>			
376885/21	Regional Director, North Queensland Region, Culture and Economic Participation Regional Services, Culture and Economic Participation, Townsville (SO)	Date of duty	Minniecon, Rhiannon
408752/22	Director, Service Support Unit, Accommodation Support and Respite Services, Service Support, Disability Accommodation Respite and Forensic Services, Brisbane (SO)	Date of duty	Cooper, Sandra

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## GOVERNMENT AND PUBLIC NOTICES IN THE GAZETTES AS FROM 1 JULY 2013 INCLUDES 2.4% CPI INCREASE

	New Price	GST	Total
<b>EXTRAORDINARY GAZETTE - FULL PAGE TEXT</b>			
Formatted electronic files or E-mail (check for compatibility) per page	\$ 227.77	\$ 22.78	\$ 250.55
<b>PROFESSIONAL REGISTER AND LISTS GAZETTES</b>			
Formatted electronic files or E-mail (check for compatibility) 0-50 pages	\$ 135.52	\$ 13.55	\$ 149.07
Formatted electronic files or E-mail (check for compatibility) 51+ pages	\$ 115.42	\$ 11.54	\$ 126.96
<b>RESOURCES GAZETTE AND TRANSPORT AND MAIN ROADS GAZETTE</b>			
Formatted electronic files or E-mail (check for compatibility) per page	\$ 143.79	\$ 14.38	\$ 158.17
<b>LOCAL GOVERNMENT GAZETTE</b>			
Formatted electronic files or E-mail (must be compatible) Full page text	\$ 227.77	\$ 22.78	\$ 250.55
Formatted electronic files or E-mail (that require formatting to make compatible) Full page text	\$ 264.06	\$ 26.41	\$ 290.47
Single column, all copy to set	\$ 2.42	\$ 0.24	\$ 2.66
Double column, all to set	\$ 4.90	\$ 0.49	\$ 5.39
Single column, formatted electronic files or E-mail (check for compatibility)	\$ 0.88	\$ 0.09	\$ 0.97
Double column, formatted electronic files or E-mail (check for compatibility)	\$ 1.78	\$ 0.18	\$ 1.96
<b>VACANCIES GAZETTE IS NO LONGER PUBLISHED - APPOINTMENT NOTICES NOW APPEAR WITHIN THE GENERAL GAZETTE</b>			
<b>GENERAL GAZETTE - FULL PAGE TEXT</b>			
Formatted electronic files or E-mail (must be compatible)	\$ 227.77	\$ 22.78	\$ 250.55
Formatted electronic files or E-mail (that require formatting to make compatible)	\$ 264.06	\$ 26.41	\$ 290.47
<b>GENERAL GAZETTE - PER MM TEXT</b>			
Single column, all copy to set	\$ 2.42	\$ 0.24	\$ 2.66
Double column, all to set	\$ 4.90	\$ 0.49	\$ 5.39
Single column, formatted electronic files or E-mail (check for compatibility)	\$ 0.88	\$ 0.09	\$ 0.97
Double column, formatted electronic files or E-mail (check for compatibility)	\$ 1.78	\$ 0.18	\$ 1.96
<b>GENERAL GAZETTE - APPOINTMENT NOTICES PART I (APPEALABLE) AND PART II (NON-APPEALABLE)</b>			
<b>APPOINTMENTS - PART I &amp; PART II</b>			
2 lines	\$ 44.28	\$ 4.43	\$ 48.71
3 lines	\$ 61.99	\$ 6.20	\$ 68.19
4 lines	\$ 79.70	\$ 7.97	\$ 87.67
5 lines	\$ 92.98	\$ 9.30	\$ 102.28
6 lines	\$ 110.69	\$ 11.07	\$ 121.76
7 lines	\$ 123.97	\$ 12.40	\$ 136.37
8 lines	\$ 137.25	\$ 13.73	\$ 150.98
9 lines	\$ 150.54	\$ 15.05	\$ 165.59
<b>SUBMISSION DEADLINES:</b>			
DEPARTMENTAL APPOINTMENT SUBMISSIONS - PART I & PART II	before 12 noon on Tuesday		
GENERAL GAZETTE SUBMISSIONS	before 12 noon on Wednesday		
LOCAL GOVERNMENT GAZETTE SUBMISSIONS	before 12 noon on Wednesday		
EXTRAORDINARY GAZETTE SUBMISSIONS	any day of the week		
For more information regarding Gazette notices, please email: <a href="mailto:gazette@chde.qld.gov.au">gazette@chde.qld.gov.au</a> Prices are GST inclusive unless otherwise stated.			

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## LETTERS PATENT

ELIZABETH THE SECOND, by the Grace of God Queen of Australia and Her other Realms and Territories, Head of the Commonwealth:

TO:

Mr Naguib Kaldas APM,

The Honourable James Sholto Douglas QC, and

Dr Peggy Brown AO

GREETING:

WHEREAS, by Our Letters Patent issued in Our name by Our Governor in and over Our State of Queensland and entered in the Register of Patents on 19 August 2021, We appointed you:

- (a) Mr Naguib Kaldas APM; and
- (b) The Honourable James Sholto Douglas QC; and
- (c) Dr Peggy Brown AO;

to be a Commission of Inquiry, required and authorised you to inquire into certain matters, and required you to submit to Our Governor a report of the results of your inquiry, and your recommendations, not later than 15 June 2023.

AND WHEREAS it is desired to amend Our Letters Patent to require you to submit to our Governor a report of the results of your inquiry, and your recommendations, not later than 17 June 2024.

NOW THEREFORE We do, by these Our Letters Patent issued in Our name by Our Governor in and over Our State of Queensland acting by and with the advice of Our Executive Council of Our State of Queensland and in pursuance of the *Commissions of Inquiry Act 1950* and every other enabling power, amend the Letters Patent issued to you by omitting from paragraph (zb) “15 June 2023” and substituting “17 June 2024”.

IN TESTIMONY WHEREOF We have caused the Public Seal of Our said State to be hereunto affixed.

[L.S.]

Dr Jeannette Rosita Young PSM

*Governor*

WITNESS Our Trusty and Well-beloved Her Excellency the Honourable Doctor Jeannette Rosita Young, Public Service Medal, Governor in and over the State of Queensland and its Dependencies, in the Commonwealth of Australia, at Government House, Brisbane this the twenty-sixth day of May in the year of Our Lord, Two thousand and twenty-two and in the Seventy-first year of Our Reign.

By Command

Annastacia Palaszczuk

RECORDED in the Register of Patents, No. 52, page 94, on 26 May 2022.

Filomena Morgan

Clerk of the Executive Council

*Nature Conservation Act 1992***NOTIFICATION OF APPROVAL OF A MANAGEMENT PLAN**

Department of Environment and Science  
Brisbane, 26 May 2022

Her Excellency the Governor, acting by and with the advice of the Executive Council, has approved on 26 May 2022, in accordance with section 118 of the *Nature Conservation Act 1992*, the final Boodjamulla (Lawn Hill) National Park Management Plan.

MEAGHAN SCANLON MP  
Minister for the Environment and the Great Barrier Reef and  
Minister for Science and Youth Affairs

Copies of the final Boodjamulla (Lawn Hill) National Park Management Plan are available for public inspection from the Department of Environment and Science's website: [www.parks.des.qld.gov.au](http://www.parks.des.qld.gov.au)

*Disposal of Uncollected Goods Act 1967***NOTICE OF INTENTION TO SELL**

Pursuant with the *Disposal of Uncollected Goods Act 1967*, The following vehicles will be sold 28 days from Publication of notice unless all outstanding fees associated with collection, storage and costs incurred are paid in full.

Black 2006 Toyota Camry  
Vin – 6t153bk400x006416  
Engine – 2AZA337972  
Owing as of 27/5 – \$3200

White D40 Navara 2011  
Vin – mntvcud40a0018642  
Engine – YD25326872  
Owing as of 27/5 – \$8175

Mercedes c200 Brown 2013  
Vin – wdd1760012j115629  
Engine – 6519013167576  
Owing as of 27/5 – \$6350

Contact 0414557161

GAZ00276/22

**BILLS OF PARLIAMENT ASSENTED TO****Queensland Legislative Assembly  
Brisbane**

It is hereby notified for general information that, on 20 May 2022, Her Excellency the Governor, in the name and on behalf of Her Majesty, assented to the undermentioned Bills passed by the Legislative Assembly of Queensland in Parliament assembled, viz—

A Bill for an Act to amend the *Adoption Act 2009*, the *Child Protection Act 1999*, the *Child Protection Regulation 2011*, the *Disability Services Act 2006*, the *Working with Children (Risk Management and Screening) Act 2000* and the legislation mentioned in schedule 1 for particular purposes

**Short title:** *Child Protection Reform and Other Legislation Amendment Act 2022 – Act No. 7 of 2022*

**Commencement:** The following provisions commence on a day to be fixed by proclamation—

- (a) part 3;
- (b) part 4;
- (c) part 6, division 3;
- (d) part 7;
- (e) schedule 1.

A Bill for an Act to amend the *Public Trustee Act 1978* for particular purposes

**Short title:** *Public Trustee (Advisory and Monitoring Board) Amendment Act 2022 – Act No. 8 of 2022*

**Commencement:** This Act commences on a day to be fixed by proclamation.

A Bill for an Act to amend the *Forestry Act 1959*, the *Marine Parks Act 2004*, the *Nature Conservation Act 1992*, the *Police Powers and Responsibilities Act 2000*, the *Police Powers and Responsibilities Regulation 2012*, the *Police Service Administration Act 1990*, the *Police Service Administration Regulation 2016*, the *Recreation Areas Management Act 2006* and the legislation mentioned in schedule 1 for particular purposes, and to repeal the *State Buildings Protective Security Act 1983*

**Short title:** *Police Service Administration and Other Legislation Amendment Act 2022 – Act No. 9 of 2022*

**Commencement:** The following provisions commence on a day to be fixed by proclamation—

- parts 2 and 4
- schedule 1, part 1.

**N J Laurie**  
**Clerk of the Parliament**

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